Redacted

27 28

CONSENT PORM	ND DECL	aration
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	u	
2		ruit against Nationwide Insurance as a Plaintiff to assert
3		age and hour laws of the United States and/or the state(s)
4	I worked over 40 hours per week fo	or Nationwide Insurance and did not receive overtime
5		Insurance as a (please check all that apply):
6	G Semor Special Investigator	C 07 492
7	☐ Special Investigator II	
8		
9	Approximate Dates of Employme	militar 1894 to Present
10		
11	Pursuant to 28 U.S.C. § 1746, I declare correct.	under penalty of perjury that the foregoing is true and
12		(A) A CARD
13		fall fine for 84807
]4		Signature Date
15	-	Print Name
16		Title Marin
17		
18	Fax or Mail To:	
19	Paul Lukus	
20	Nichols Kaster & Anderson, PLLP	
21	4600 IDS Center, 80 S. 8th Street Minneapolis, MN 55402	2524.0752
22	FAX (612) 215-6870	REDACTED
23		
24		
25		
26		

CONSENT AND DECLARATION



## Redacted

1 CONSENT FORM AND DECLARATION 2 I hereby consent to join a lawsuit against Nationwide Insurance as a Plaintiff to assert claims against it for violations of the wage and hour laws of the United States and/or the state(s) 3 where I worked for Nationwide Insurance. During the past three years, there were occasions when I worked over 40 hours per week for Nationwide Insurance and did not receive overtime 4 compensation. I worked for Nationwide Insurance as a (please check all that apply): 5 ☐ Special Investigator 6 ☐ Senior Special Investigator C Special Investigator I 7 ☐ Special Investigator II 8 Special Investigator III Approximate Dates of Employment Jely 1999 to 300 2007 9 10 Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and 11 correct. 12 13 14 15 16 17 18 Fax or Mail To: 19 Paul Lukas Nichols Kaster & Anderson, PLLP 20 4600 IDS Center, 80 S. 8th Street REDACTED Minueapolis, MN 55402 21 FAX (612) 215-6870 22 23 24 25 26 27 28 CONSENT AND DECLARATION